## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

ROBERT M. COCHRAN,	)
Plaintiff,	)
v.	) No. 3:22-cv-00429-TAV-JEM
EMORTGAGE LENDING, INC., et al.,	) )
Defendant.	) )
ORDER GOVER	RNING MOTIONS TO DISMISS
This Order Governing Motions to Dism certified before filing a motion to dismiss in	iss sets forth the meet and confer requirements that must be this Court.
cured by filing an amended pleading. There motion to dismiss to determine whether it appearing <i>pro se</i> . Consequently, a motion to	vil Procedure 12(b) is discouraged if the defect is likely to be efore, the parties must meet and confer prior to the filing of a can be avoided. The duty to confer also applies to parties o dismiss must be accompanied by a notice indicating that the er an amendment could cure a deficient pleading, and have able by a permissible amendment.
MOTIONS TO DISMISS THAT DO N SUBJECT TO BEING STRICKEN ON THI	OT CONTAIN THE REQUIRED CERTIFICATION ARE ECOURT'S MOTION.
	se parties familiarize themselves with the Federal Rules of stern District of Tennessee, which can be found on the Court's
IT IS SO ORDERED.	
	s/Thomas A Varlan
	UNITED STATES DISTRICT JUDGE